I, Michelle Yang, declare as follows:

- 1. I am an attorney at the law firm of Morrison & Foerster LLP. I make this declaration based upon matters within my own personal knowledge and if called as a witness, I could and would competently testify to the matters set forth herein. I make this declaration in support of Defendants' Administrative Motion to File Under Seal the Declaration of Arturo J. González in Response to Declaration of Jeff Nardinelli and Exhibits Thereto.
- 2. I have reviewed the following documents and confirmed that only the portions identified below merit sealing:

Document	Portions to Be Filed Under Seal	Designating Party
Declaration of Arturo J. Gonzalez in Response to Declaration of Jeff Nardinelli ("Response Declaration")	Highlighted Portions	Waymo (green) Non-party Anthony Levandowski (yellow)
Exhibit 3	Entirety	Waymo
Exhibit 4	Highlighted Portions	Waymo (green)
Exhibit 5	Entirety	Waymo
Exhibit 8	Highlighted Portions	Waymo (green)

- 3. The yellow-highlighted portions of the Response Declaration contain information designated confidential by counsel for non-party Anthony Levandowski.
- 4. The green-highlighted portions of the Response Declaration and Exhibits 4 and 8, as well as the entireties of Exhibits 3 and 5, contain information that has been designated "Highly Confidential Attorneys' Eyes Only" by Waymo in accordance with the Patent Local Rule 2-2 Interim Model Protective Order ("Protective Order"), which the parties have agreed governs this case (Transcript of 3/16/2017 Hearing, page 6). Defendants file this material under seal in accordance with Paragraph 14.4 of the Protective Order.
- 5. Defendants' request to seal is narrowly tailored to the portions of the Response Declaration and its supporting papers that merit sealing.